		(Original Signature of Member)
113TH CONGRESS 1ST SESSION	H.R.	

To amend the Communications Act of 1934 to facilitate retransmission consent negotiations between television broadcast stations and multichannel video programming distributors, to provide greater subscriber choice in cable service tiers, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Ms	. Esноо introduced tl	ne following	bill; which	was refe	red to the	Committee
	on					

A BILL

To amend the Communications Act of 1934 to facilitate retransmission consent negotiations between television broadcast stations and multichannel video programming distributors, to provide greater subscriber choice in cable service tiers, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Video Consumers Have
- 5 Options in Choosing Entertainment Act of 2013" or the
- 6 "Video CHOICE Act of 2013".

1	SEC. 2. CARRIAGE DURING RETRANSMISSION CONSENT NE-
2	GOTIATION IMPASSE.
3	Section 325(b)(3) of the Communications Act of
4	1934 (47 U.S.C. 325(b)(3)) is amended by adding at the
5	end the following:
6	"(D) If a negotiation for a replacement or extended
7	retransmission consent agreement between a television
8	broadcast station and a multichannel video programming
9	distributor reaches an impasse that results in the expira-
10	tion of the carriage rights of the multichannel video pro-
11	gramming distributor, the Commission may, notwith-
12	standing paragraph (1)(A), authorize interim carriage of
13	such station by such distributor pending the conclusion
14	of a new agreement.".
1415	of a new agreement.". SEC. 3. PROHIBITION OF AGREEMENTS CONDITIONED ON
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15 16 17 18	SEC. 3. PROHIBITION OF AGREEMENTS CONDITIONED ON CARRIAGE OF AFFILIATED PROGRAMMING. (a) IN GENERAL.—Section 325(b) of the Communications Act of 1934 (47 U.S.C. 325(b)) is amended by
15 16 17 18 19	SEC. 3. PROHIBITION OF AGREEMENTS CONDITIONED ON CARRIAGE OF AFFILIATED PROGRAMMING. (a) IN GENERAL.—Section 325(b) of the Communications Act of 1934 (47 U.S.C. 325(b)) is amended by redesignating paragraph (7) as paragraph (8) and insert-
15 16 17 18 19 20	SEC. 3. PROHIBITION OF AGREEMENTS CONDITIONED ON CARRIAGE OF AFFILIATED PROGRAMMING. (a) IN GENERAL.—Section 325(b) of the Communications Act of 1934 (47 U.S.C. 325(b)) is amended by redesignating paragraph (7) as paragraph (8) and inserting after paragraph (6) the following:
15 16 17 18 19 20 21	SEC. 3. PROHIBITION OF AGREEMENTS CONDITIONED ON CARRIAGE OF AFFILIATED PROGRAMMING. (a) IN GENERAL.—Section 325(b) of the Communications Act of 1934 (47 U.S.C. 325(b)) is amended by redesignating paragraph (7) as paragraph (8) and inserting after paragraph (6) the following: "(7) A television broadcast station that elects to exer-
15 16 17 18 19 20 21 22	SEC. 3. PROHIBITION OF AGREEMENTS CONDITIONED ON CARRIAGE OF AFFILIATED PROGRAMMING. (a) IN GENERAL.—Section 325(b) of the Communications Act of 1934 (47 U.S.C. 325(b)) is amended by redesignating paragraph (7) as paragraph (8) and inserting after paragraph (6) the following: "(7) A television broadcast station that elects to exercise its right to grant retransmission consent under this
15 16 17 18 19 20 21 22 23	SEC. 3. PROHIBITION OF AGREEMENTS CONDITIONED ON CARRIAGE OF AFFILIATED PROGRAMMING. (a) In General.—Section 325(b) of the Communications Act of 1934 (47 U.S.C. 325(b)) is amended by redesignating paragraph (7) as paragraph (8) and inserting after paragraph (6) the following: "(7) A television broadcast station that elects to exercise its right to grant retransmission consent under this subsection may not enter into a retransmission consent

- 1 tion (or with a person who owns or controls, is owned or
- 2 controlled by, or is under common ownership or control
- 3 with such station).".
- 4 (b) No Effect on Prior Agreements.—The
- 5 amendment made by subsection (a) shall apply with re-
- 6 spect to retransmission consent agreements entered into
- 7 after the date of the enactment of this Act.
- 8 SEC. 4. RULEMAKING ON BLOCKING OF ONLINE CONTENT
- 9 **DURING NEGOTIATIONS.**
- Not later than 6 months after the date of the enact-
- 11 ment of this Act, the Federal Communications Commis-
- 12 sion shall complete a rulemaking proceeding to determine
- 13 whether, during retransmission consent negotiations or
- 14 after the parties to such negotiations reach an impasse
- 15 resulting in the expiration of an existing retransmission
- 16 consent agreement, the blocking of online content owned
- 17 by or affiliated with a television broadcast station (or a
- 18 person who owns or controls, is owned or controlled by,
- 19 or is under common ownership or control with such sta-
- 20 tion) constitutes a failure to negotiate in good faith under
- 21 section 325(b)(3)(C)(ii) of the Communications Act of
- 22 1934 (47 U.S.C. 325(b)(3)(C)(ii)).

1	SEC.	5.	CABLE	SERVICE	TIERS.
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2	(a) Contents of Basic Service Tier.—Section
3	623(b)(7)(A) of the Communications Act of 1934 (47
4	U.S.C. 543(b)(7)(A)) is amended by striking clause (iii).
5	(b) Retransmission Consent Service Tier.—
6	(1) In general.—Section 623(b) of the Com-
7	munications Act of 1934 (47 U.S.C. 543(b)) is
8	amended by adding at the end the following:
9	"(9) Retransmission consent service
10	TIER.—
11	"(A) IN GENERAL.—Each cable operator
12	of a cable system shall offer its subscribers a
13	separately available retransmission consent
14	service tier that consists only of the signal of
15	each television broadcast station electing re-
16	transmission consent under section 325(b) that
17	is carried on the cable system.
18	"(B) Subject to rate regulation.—
19	The retransmission consent service tier de-
20	scribed in subparagraph (A) shall be subject to
21	rate regulation under this Act to the same ex-
22	tent as the basic service tier described in para-
23	graph (7).".
24	(2) Prohibition on Certain Bundling.—
25	Section 623(b)(8)(A) of the Communications Act of

1	1934 (47 U.S.C. 543(b)(8)(A)) is amended to read
2	as follows:
3	"(A) Prohibition.—A cable operator may
4	not require the subscription to any tier other
5	than the basic service tier required by para-
6	graph (7) as a condition of access to, or dis-
7	criminate between subscribers to the basic serv-
8	ice tier and other subscribers with regard to the
9	rates charged for—
10	"(i) video programming offered on a
11	per channel or per program basis; or
12	"(ii) the retransmission consent serv-
13	ice tier described in paragraph (9).".
14	(3) Conforming Amendment.—Section
15	623(a)(2)(A) of the Communications Act of 1934
16	(47 U.S.C. 543(a)(2)(A)) is amended by striking
17	"basic cable service" and inserting "the basic service
18	tier described in subsection (b)(7)".
19	(c) Effective Date.—The amendments made by
20	this section shall take effect on the date that is 6 months
21	after the date of the enactment of this Act.
22	SEC. 6. FCC STUDY OF SPORTS PROGRAMMING COSTS.
23	For the first year that begins after the date that is
24	6 months after the date of the enactment of this Act and
25	each year thereafter, the Federal Communications Com-

- 1 mission shall conduct a study and submit to Congress a
- 2 report on the costs paid by multichannel video program-
- 3 ming distributors (as defined in section 602 of the Com-
- 4 munications Act of 1934 (47 U.S.C. 522)) for carriage
- 5 of regional and national television sports networks in the
- 6 top 20 regional sports markets, as determined by the Com-
- 7 mission.